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APPLICATION NO. FIRST NAMED INVENTOR FILING DATE 09/774,827 01/29/2001 Manfred Kilb 1540-00 2860 35811 7590 10/16/2003 EXAMINER IP DEPARTMENT OF PIPER RUDNICK LLP CREPEAU, JONATHAN 3400 TWO LOGAN SQUARE ART UNIT PAPER NUMBER **18TH AND ARCH STREETS** PHILADELPHIA, PA 19103 1746

DATE MAILED: 10/16/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 10/03)

		l/h
Office Action Summary	Application No.	Applicant(s)
	09/774,827	KILB ET AL.
	Examiner	Art Unit
	Jonathan S. Crepeau	1746
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status		
1) Responsive to communication(s) filed of	on <u>22 Se<i>ptember</i> 2003</u>	
2a) This action is FINAL. 2b)	☑ This action is non-final.	
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims		
	o application	
4) Claim(s) 1 and 3-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.		
5) Claim(s) 10 is/are allowed.		
6)⊠ Claim(s) <u>1,3-9,11 and 12</u> is/are rejected.		
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.		
Application Papers		
9) The specification is objected to by the Examiner.		
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.		
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).		
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.		
If approved, corrected drawings are required in reply to this Office action.		
12) The oath or declaration is objected to by the Examiner.		
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).		
a) ☐ All b) ☐ Some * c) ☐ None of:		
1. Certified copies of the priority documents have been received.		
2. Certified copies of the priority documents have been received in Application No		
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 		
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).		
a) ☐ The translation of the foreign langua		·
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-9 3) Information Disclosure Statement(s) (PTO-1449) Paper	48) 5) Notice of I	Summary (PTO-413) Paper No(s). <u>13</u> nformal Patent Application (PTO-152)
U.S. Patent and Trademark Office PTOL-326 (Rev. 04-01)	ffice Action Summary	Part of Paper No. 13

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DETAILED ACTION

Response to Amendment

1. This Office action addresses claims 1 and 3-12. Claim 10 remains allowed. The §103 rejections of claims 1, 3-9, 11, and 12 over the DE 19838121 reference have been withdrawn because the reference does not teach or suggest the claimed "metallic region which is free of active material." However, these claims are newly rejected under 35 USC §103. Accordingly, prosecution is reopened herein and this action is non-final.

Claim Rejections - 35 USC § 103

2. Claims 1 and 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 658949 in view of JP 2000-208144.

EP 658949 teaches a gastight nickel-metal hydride button cell storage battery in the abstract. The battery comprises positive and negative electrodes (4, 6) separated by a separator. The positive electrode and negative electrode both have support and conductor framework in the form of a porous metal foam or felt (see page 4, sixth paragraph of translation).

The reference does not expressly teach that the positive electrode has a region adjacent the cell case which is free of active material, as recited in claim 1.

JP '144 is directed to a nickel-metal hydride storage battery (see paragraph 3 of the machine translation). The positive electrode comprises a substrate comprising a metal foam (see abstract). The substrate comprises active material (3) in one region (5) and is free of active material in a second region (6) (see abstract; Figure 1).

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Therefore, the invention as a whole would have been obvious to one of ordinary skill in the art at the time the invention was made because the artisan would be motivated to use the electrode of JP '144 as the positive electrode of the EP reference. In the abstract, JP '144 teaches that "[t]hereby, a double-layered structure is formed with the layer A 5 for collecting electricity and the layer B 6 for carrying the electricity with a smaller internal electrical resistance loss so that a charge collecting effect is great and charging and discharging of the large current is possible." Thus, the artisan would be motivated to use the electrode of JP '144 as the positive electrode the EP reference. Furthermore, the artisan would be motivated to leave between 5 and 15% (e.g., about 10%) of the electrode thickness free of active material, as recited in claims 1 and 3. In paragraph 30, the reference teaches that "[c]onsequently, if a non-filling layer becomes large and the internal electric resistance loss of an electrode substrate becomes small, in voltage (V) and capacity (mAh), the electric discharge property of a high current rose, and the effect of a fall of internal electric resistance has shown up. By changing the thickness of a metal porous body according to the discharge current from these, the electrode substrate according to the required amount of current can be obtained." Thus, the thickness of the region that is free of active material is recognized by the Japanese reference as being a result-effective variable. It has been held that the discovery of an optimum value of a result effective variable in a known process is ordinarily within the skill of the art. In re Boesch, 205 USPO 215 (CCPA 1980). Accordingly, the claimed thickness ranges are not considered to distinguish over the references.

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3. Claims 1 and 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 658949 in view of Matsumura et al (U.S. Patent 5,981,108).

EP 658949 teaches a gastight nickel-metal hydride button cell storage battery in the abstract. The battery comprises positive and negative electrodes (4, 6) separated by a separator. The positive electrode and negative electrode both have support and conductor framework in the form of a porous metal foam or felt (see page 4, sixth paragraph of translation).

The reference does not expressly teach that the positive electrode has a region adjacent the cell case which is free of active material, as recited in claim 1.

Matsumura et al. is directed to a nickel-metal hydride storage battery comprising a nickel positive electrode (see col. 6, lines 15-17). The electrode comprises a substrate comprising foamed nickel or a nonwoven fabric of nickel fibers (see col. 2, lines 23-25). The substrate has a first principal face and a second principal face, and the active material is filled into the substrate by supplying it from the first principal face side (see col. 2, lines 13-15). After compression, the active material occupies about 95%-99% of the entire thickness of the substrate (see col. 3, lines 1-5). The remaining percentage (1-5%) of the substrate which is free of active material functions as a current collector (see col. 3, line 7 et seq.).

Therefore, the invention as a whole would have been obvious to one of ordinary skill in the art at the time the invention was made because the artisan would be motivated by the disclosure of Matsumura et al. to manufacture the positive electrode the EP reference by filling it from one side, resulting in an electrode having a region adjacent the can that is free of active material. In column 1, line 60, Matsumura et al. teach that "the spraying method is unsatisfactory from the point of uniform filling of a preadjusted amount of a paste into the spaces

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of a porous metal substrate and is to be improved in various points in the future. From the practical point of view, further control of the variations (dispersion) in the filled amount of paste and battery capacity is strongly desired. [...] The primary object of the present invention is to provide an electrode for a battery comprising a sheet or a plate-like porous metal substrate having three-dimensional communicating spaces, particularly a nickel electrode with minimal variations in the filled amount of an active material, and to provide a battery of large capacity with less variations in the discharge capacity." Thus, the artisan would be motivated by the disclosure of Matsumura et al. to manufacture the positive electrode the EP reference by filling it from one side, resulting in an electrode having a region adjacent the can that is free of active material. Additionally, as noted above, Matsumura et al. teach that 1-5% of the electrode thickness is left free of active material, thereby rendering the range recited in claim 1 obvious. Furthermore, the artisan would be motivated to increase this thickness to about 10%, as recited in claim 3, to increase the current collecting capability and reduce the internal resistance of the electrode. Accordingly, the subject matter of claim 3 would also be rendered obvious.

4. Claims 4-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 658949 in view of Matsumura et al. as applied to claims 1 and 3 above, and further in view of JP 61-216269.

The EP reference does not expressly teach that both the positive and negative electrodes have a central cut-out.

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JP 61-216269 is directed to an enclosed button type battery comprising central cut-outs in the positive and negative electrodes (see abstract; Figure 1).

Therefore, the invention as a whole would have been obvious to one of ordinary skill in the art at the time the invention was made because the artisan would be motivated by the disclosure of JP 61-216269 to use such a cut-out in the positive and negative electrodes of the EP reference. In the abstract, the Japanese reference teaches that a constant internal pressure is maintained and that the battery is tolerant to overcharging. Accordingly, the artisan would be motivated to use cut-out portions in the positive and negative electrodes of the EP reference. Additionally, the artisan would be motivated to use a cut-out having a volume of between 5 and 20% (e.g., about 10%) of each electrode volume as recited in claims 4-6. The size of the cut-out is proportional to amount of active material in the cell, which directly affects the capacity of the cell. Therefore, an artisan would want to remove only a small amount so as to not adversely impact the cell capacity. Accordingly, the claimed ranges are not considered to distinguish over the references.

5. Claims 7-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 658949 in view of Matsumura et al. as applied to claims 1 and 3 above, and further in view of Hara et al (U.S. Patent 4,587,180).

The EP reference does not expressly teach that the negative electrode has a recess on the side facing the cell cover.

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Hara et al. is directed to an enclosed button type battery comprising a recess in the surface of the negative electrode (6, 26) facing the cell cover (see Figures 1 and 3).

Therefore, the invention as a whole would have been obvious to one of ordinary skill in the art at the time the invention was made because the artisan would be motivated by the disclosure of Hara et al. to use such a recess in the negative electrode of the EP reference. In column 1, line 44, Hara et al. teach that their invention is concerned with "preventing the welding of a connecting tab from exerting a thermal effect upon the negative electrode of the cell." Accordingly, the artisan would be motivated to use a recess in the negative electrode of the EP reference. Additionally, the artisan would be motivated use a recess having a thickness of between 5 and 15% (e.g., about 10%) of the negative electrode, as recited in claims 8 and 9. The size of the recess is proportional to amount of negative active material in the cell, which as noted above, is a parameter that directly affects the capacity of the cell. Therefore, an artisan would want to remove only a small amount so as to not adversely impact the cell capacity.

Accordingly, the claimed ranges are not considered to distinguish over the references.

Accordingly, the claimed ranges are not considered to distinguish over the references.

6. Claims 11 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over EP 658949 in view of Matsumura et al. applied to claims 1 and 3 above, and further in view of Kohler et al (U.S. Patent 5,800,947) and Sugalski (U.S. Patent 4,529,675).

The EP reference does not expressly teach that a substantially flat spring having a plurality of flat spring elements bent out of a base material on one side thereof and a plurality of

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ribs extending outwardly on the other side thereof is located between the negative electrode and the cell cover.

Kohler et al. is directed to an enclosed button type battery comprising a spring element (6) located between the negative electrode (5) and the cell cover (4) (see Figure 1).

Sugalski is directed to cylindrical battery comprising a substantially flat current collector (32) having a plurality of flat spring elements (34) bent out of a base material on one side thereof and a plurality of ribs (33) extending outwardly on the other side thereof (see Figs. 2 and 3).

Therefore, the invention as a whole would have been obvious to one of ordinary skill in the art at the time the invention was made because the artisan would first be motivated by the disclosure of Kohler et al. to use a spring member between the negative electrode and cell cover of the EP reference. In column 1, line 15, Kohler et al. teach that such a spring produces an "intimate contact" between the electrodes and cell casing. Accordingly, the artisan would be motivated spring member between the negative electrode and cell cover of the EP reference.

Further, the artisan would be motivated to use the spring structure disclosed by Sugalski as the spring member in the modified battery of the EP reference. In column 2, line 43, Sugalski teaches that this configuration "reliably and invariably establish[es] a sufficient electrical path between the cell electrode and the external terminal of the cell even under conditions associated with high rate manufacturing assembly production lines and under conditions wherein the cell may be subjected to severe impact or vibration." Accordingly, the artisan would be motivated to use the flat-spring/rib structure of Sugalski at a location between the negative electrode and cell cover of the battery of the EP reference.

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Allowable Subject Matter

7. Claim 10 is allowed.

8. The following is a statement of reasons for the indication of allowable subject matter:

The reasons for allowance of claim 10 were given in the Office action of September 18, 2002 and remain applicable herein.

Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jonathan Crepeau whose telephone number is (703) 305-0051. The examiner can normally be reached Monday-Friday from 9:30 AM - 6:00 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Randy Gulakowski, can be reached at (703) 308-4333. The phone number for the organization where this application or proceeding is assigned is (703) 305-5900. Additionally, documents may be faxed to (703) 872-9310 (for non-final communications) or (703) 872-9311 (for after-final communications).

Any inquiry of general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

JSC

October 3, 2003

RANDY GULAKOWSKI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1700